



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/591,277	06/09/2000 Bowie G. Keefer		145402	3353
24197	7590 12/14/2005		EXAM	INER
	Γ SPARKMAN, LLP	OIPE	LANGEL, V	WAYNE A
121 SW SALN SUITE 1600	MON STREET	OIRE	ART UNIT	PAPER NUMBER
PORTLAND,	OR 97204	(DEC 5 0 22)	1754	
		DEC 2 9 2005	DATE MAILED: 12/14/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/591,277	KEEFER ET AL.	
Office Action Summary	Examiner	Art Unit	
	Wayne Langel	1754	
The MAILING DATE of this communicated Period for Reply	ation appears on the cover shee	et with the correspondence a	ddress
A SHORTENED STATUTORY PERIOD FOR WHICHEVER IS LONGER, FROM THE MA - Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this commur - If NO period for reply is specified above, the maximum staturent or reply within the set or extended period for reply with Any reply received by the Office later than three months after earned patent term adjustment. See 37 CFR 1.704(b).	ILING DATE OF THIS COMMU 37 CFR 1.136(a). In no event, however, m ication. tory period will apply and will expire SIX (6) If hy statute, cause the application to become	JNICATION. ay a reply be timely filed MONTHS from the mailing date of this of the ABANDONED (35 U.S.C. § 133).	;
Status			
1) Responsive to communication(s) filed	on <u>31 October 2005</u> .		
2a) This action is FINAL . 2b)⊠ This action is non-final.		
3)☐ Since this application is in condition for	or allowance except for formal i	matters, prosecution as to th	e merits is
closed in accordance with the practice			
Disposition of Claims			
4)⊠ Claim(s) <u>1-68</u> is/are pending in the ap	plication.		
4a) Of the above claim(s) <u>4-11,13-15</u> a		n consideration.	
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-3,12 and 16-28</u> is/are reject	cted.		
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restricti	on and/or election requiremen	t.	
Application Papers			
	Eveminer		
9) The specification is objected to by the		objected to by the Examiner	•
10) The drawing(s) filed on <u>09 June 2000</u>			•
Applicant may not request that any object Replacement drawing sheet(s) including to	the correction is required if the dra	wing(s) is objected to See 37 (CFR 1.121(d).
Replacement drawing sneet(s) including to 11). The oath or declaration is objected to			
	by the Examinor. Note the atte		
Priority under 35 U.S.C. § 119		0.0440()(0.000	
12) Acknowledgment is made of a claim f	or foreign priority under 35 U.S	s.C. § 119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
1.☐ Certified copies of the priority of			
2. Certified copies of the priority of	locuments have been received	in Application No	ol Stage
3. Copies of the certified copies of			ai Staye
application from the Internation			
* See the attached detailed Office action	i for a list of the certified copies	S HULTECEIVEU.	
Attachment(s)	, -	niow Summer: (DTO 442)	
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (P [*] Notice of Draftsperson's Patent Drawing Review (P [*]	ro-948) Pape	view Summary (PTO-413) er No(s)/Mail Date	
3) Niformation Disclosure Statement(s) (PTO-1449,or	PTO/SB/08) , 5) Noti	ce of Informal Patent Application (P	PTO-152)
Paper No(s)/Mail Date 9-13-00, 7-2/-04-1	2-26-0/ 6) □ Othe	er:	

Art Unit: 1754

Applicants' traverse of the restriction requirement has been considered, but is not deemed persuasive.

Applicants' argument, that there is no indication from the claim language that the apparatus of claims 29 and 38 could be used with a liquid in the reaction space, is not convincing, since the process as claimed can be practiced by another and materially different apparatus, such as one which does not include compression means or expansion means cooperating with the stator. Accordingly the restriction requirement is made <u>FINAL</u>.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3, 12 and 16-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over either Keefer '903 or Keefer '121 in view of Keefer et al '050. Keefer '903 and Keefer '121 both disclose both disclose gas phase chemical reactions conducted inside an open loop Stirling cycle apparatus, wherein adsorbent surfaces are associated with the thermal regenerators of the Stirling cycle apparatus, so that pressure swing adsorption separation of reactant and product gas species maybe achieved in response to cyclic variations of flow and pressure within the apparatus. (See the Abstract of each reference.) Keefer '903 and Keefer '121 both disclose that the method may be employed for the steam reforming of hydrocarbons. (See col. 1, lines 18-22 of Keefer '121, and, and col. 1, lines 13-19 of Keefer '903. The difference between the processes disclosed by Keefer '903 and Keefer '121, and that recited in applicants' claims, is that Keefer '903 and Keefer '121 do not disclose that the gas mixture containing the reactant and product components should be contacted with the adsorbent material in flow paths extending between first and second valve faces in a rotor, and that the rotor should be rotated at a rotational speed so as to establish cyclic fluid communication for each of the flow paths through the first and second valve facesi n a cyclic sequence. Keefer et al '050 discloses PSA separation of a feed gas mixture within an apparatus having a single prime mover powering a feed

Art Unit: 1754

compressor for one or multiple rotary PSA modules in parallel, each module including a a rotor with a large number of angularly spaced adsorber elements, with valve surfaces between the rotor and a stator. (See the Abstract and col. 6, lines9-65.) It would be obvious to employ the modular PSA system of Keefer et al '050 in the process of either Keefer '903 or Keefer '121, since the processes of Keefer '903 and Keefer '121 both require PSA systems for the chemical reaction, and it would be expected that the system of Keefer et al '050 could be employed in any known or conventional process which requires PSA.

Claims 1-3, 12 and 16-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over either Keefer '903 or Keefer '121 in view of Petit et al. Keefer '903 and Keefer '121 both disclose both disclose gas phase chemical reactions conducted inside an open loop Stirling cycle apparatus, wherein adsorbent surfaces are associated with the thermal regenerators of the Stirling cycle apparatus, so that pressure swing adsorption separation of reactant and product gas species maybe achieved in response to cyclic variations of flow and pressure within the apparatus. (See the Abstract of each reference.) Keefer '903 and Keefer '121 both disclose that the method may be employed for the steam reforming of hydrocarbons. (See col. 1, lines 18-22 of Keefer '121, and, and col. 1, lines 13-19 of Keefer '903. The difference between the processes disclosed by Keefer '903 and Keefer '121, and that recited in applicants' claims, is that Keefer '903 and Keefer '121 do not disclose that the gas mixture containing the reactant and product components should be contacted with the adsorbent material in flow paths extending between first and second valve faces in a rotor, and that the rotor should be rotated at a rotational speed so as to establish cyclic fluid communication for each of the flow paths through the first and second valve faces in a cyclic sequence. Petit et al disclose a rotary device including a plurality of vertical prismatic sectors mounted on a first annular plate comprising two arrays of gas passages which

Art Unit: 1754

communicate with the outer and inner collectors of respective sectors. (See the Abstract and col. 2, lines 29-64.) It would be obvious to employ the rotary device of Petit et al in the process of either Keefer '903 or Keefer '121, since the processes of Keefer '903 and Keefer '121 both require PSA systems for the chemical reaction, and it would be expected that the rotary device of Petit et al could be employed in any known or conventional process which requires PSA.

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., In re Berg, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); In re Goodman, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); In re Longi, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); In re Van Ornum, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); In re Vogel, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and In re Thorington, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 1-3, 12 and 16-28 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-92 of U.S. Patent No. 6,406,523 in view of either Keefer '903 or Keefer '121. It would be obvious. from either Keefer '903 or Keefer '121 to employ the rotary module recited in the claims of US 6,406,523 in the steam reforming of hydrocarbons, since it would be expected

Art Unit: 1754

that the system of US 6,406,523 could be employed in any process in which a PSA system is required.

Claims 1-3, 12 and 16-28 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-92 of U.S. Patent No. 6,051,050 in view of either Keefer '903 or Keefer '121. It would be obvious from either Keefer '903 or Keefer '121 to employ the PSA process recited in the claims of US 6,051,050 in the steam reforming of hydrocarbons, since it would be expected that the system of US 6,051,050 could be employed in any process in which a PSA system is required.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-3, 12 and 16-28 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. In claim 1, steps (d) and (e), it is indefinite as to whether the gas may be both supplied to and withdrawn from the first valve face, or both supplied to and withdrawn from the second valve face, or whether the claim requires that the gas be withdrawn from the second valve face if supplied to the first valve face, or withdrawn from the first valve face if supplied to the second valve face. In claim 23, "such as methane" renders the scope of the claim vague and indefinite, since it is not clear whether the claim embraces any hydrocarbon, or is limited to methane.

The other references are made of record for disclosing various PSA processes.

Art Unit: 1754

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Wayne Langel whose telephone number is 571-272-1353. The examiner can normally be reached on Monday through Friday, 8 am - 3:30 pm Eastern Time.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stanley Silverman can be reached on 571-272-1358. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Wayne Langel
Primary Examiner

Art Unit 1754

US. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE FORM PTO1449 (REV. 8-83)

ATTY. DOCKET NO. SERIAL NO. 145402 09/591,277

APPLICANT

QUESTAIR TECHNOLOGIES INC.

(Use several sheets if necessary)

INFORMATION DISCLOSURE CITATION

FILED June 9, 2000 GROUP:

U.S. PATENT DOCUMENTS

EXAMINER INITIAL*		DOCUMENT NO.	DATE (M/D/Y)	NAME	CLASS	SUB- CLASS	FILING DATE
WAL	AA	4,816,121	03/28/89	Keefer			11/12/86
WAL	AB	5,284,368	02/08/94	Oetiker, et al			07/25/91
WAL	AC	5,523,326	06/04/96	Dandekar, et al			10/28/94
WAL	AD	5,711,926	01/27,98	Knaebel			05/14/96
WAL	ΑE	4,537,760	08/27/85	Lavie			08/14/84
WAL	AF	4,731,387	03/15/88	Westerterp			09/15/86
WAL	AG	5,827,496	10/27/98	Lyon			04/16/97
WAL	AH	4,224,299	09/23/80	Barber, et al			11/02/78
WAL	AI	4,273,743	06/16/81	Barber, et al			12/10/78
WAL	ΑJ	5,449,696	09/12/95	Dandekar, et al			08/01/94
WAL	AK	5,256,172	10/26/93	Keefer			04/17/92
WAL	AL	5,441,559	08/15/95	Petit, et al			12/01/93
WAL	AM	5,248,325	09/28/93	Kagimoto, et al			05/07/92
WAL	AN	4,702,903	10/27/87	Keefer			05/23/86
WAL	AO	3,176,446	04/06/65	Siggelin		·	05/27/63
WAL	AP	4,758,253	07/19/88	Davidson, et al			06/11/87
WAL	AQ	5,133,784	07/28/92	Boudet, et al	_		10/07/91
WAL	AR	4,452,612	06/05/84	Mattia			09/22/82
WAL	AS	5,487,775	01/30/96	LaCava, et al			05/09/94

FOREIGN PATENT DOCUMENTS

	DOCUMENT NO.	DATE (M/D/Y)	COUNTRY	CLASS	SUB- CLASS	ENGLISH Y N
AT						

DITHER ART (Including Author, Title, Date, Pertinent Pages, Etc.)

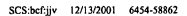
<u> </u>					 				
 AY									
	^c		<u>.</u>	<u> </u>					
AZ		• •		1	 · ·	· ·			

EXAMINER:

DATE CONSIDERED

-iner:

Initial if citation possidered, whether or not citation is in conformance with MPF 509; Draw line through citation if not in conformance and not or saidered. Include copy of this form with next communiction wit 1 client.



DEC 2 6 2001 L

INFORMATION DISCLOSURE STATEMENT

BY APPLICANT

Docket: 6454-58862 App: 09/591,277

Applicant: Keefer et al.

Filed: June 9, 2000 Art Unit: U.S. PATENT DOCUMENTS Filed Class Sub Init.* Number Date Name Keller et al. 10/1982 4,354,859 Firey 4,530,705 07/1985 4,781,735 11/1988 Tagawa 01/1989 Keefer 4,801,308 11/1990 Keefer 4,968,329 WAL 4,969,935 11/1990 Hay 01/1992 Keefer 5,082,473 09/1993 Hay 5,246,676 07/1994 .Kumar 5,328,503 5,393,326 02/1995 Engler 05/1995 Watson 5,411,578 Watson et al. 08/1997 5,656,067 Vigor et al. 08/1997 5,658,370 04/2000 Keefer et al. 6,051,050 05/2000 Keefer et al. 6,056,804 Keefer et al. 05/2000 6,063,161 WAL Keefer 6,176,897 01/2001 FOREIGN PATENT DOCUMENTS Number Date Country Class Sub EP 03/1990 0 143 537 WAL



SCS:bcf:jjv 12/13/2001 6454-58862

притупра и	A THAN INTOCI ACTIO	E CT A PARENAPH	Docket: 6454-58862		App: 09/591,277
	ATION DISCLOSUR		Applicant: Keefer et al.		
	BY APPLICAN	Γ	Filed: June 9, 2000		Art Unit: 1754
ugl	WO 94/04249	08/1992	PCT	-	
	1,256,038	06/1989	Canada	RE	
wal	2,016,045	08/1994	Canada	DEC	PED
WAL	2,087,972	01/2000	Canada	7700	2007
wal	2,087,973	01/2001	Canada		1700
WAL	2,109,055	02/1999	Canada		
	 	OTHER	DOCUMENTS		;
1					
EXAMINE	o caung a	Jangel	DATE /2-		
*Examiner:	Initial if considered, we and not considered.	hether or not in con	formance with MPEP 609; of	draw line	through cite if not in

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

Attorney Docket Number	6454-58862-01
Application Number	09/591,277
Filing Date	June 9, 2000
First Named Inventor	Keefer
Art Unit	1764 1754
Examiner Name	Alexa A. Doroshenk

U.S. PATENT DOCUMENTS

Lange/

25 Jan 1966 05 June 198	
05 June 198	PA Mattia
	1 Viatta
07 Aug 199	90 Izumo
	07 Aug 199

FOREIGN PATENT DOCUMENTS

Examiner's Initials*	Cite No. (optional)	Country	Number	Publication Date	Name of Applicant or Patentee					
WAL		Europe	EP 0 681 860 A2	15 Nov 1995	The Boc Group, Inc.					
WAL		Europe	EP 0 681 860 A3	15 Nov 1995	The Boc Group, Inc.					
WAL		WIPO/PCT	WO 99/28013	10 June 1999	Questor Industries Inc.					
WAL		WIPO/PCT	WO 00/76629	21 Dec 2000	QuestAir Industries Inc.					
Examiner's Initials*	Cite No.		OT	HER DOCUMENTS	5					
WAL			al., Catalysis Today							
WAL		Vaporciyan et a	Vaporciyan et al., AIChE Journal 35(5):831-844, 1989. (no month)							

EXAMINER SIGNATURE: Wayne	1. Fanad	DATE CONSIDERED:	12-9-05

^{*} Examiner: Initial if reference considered, whether or not in conformance with MPEP 609. Draw line through cite if not in conformance and not considered. Include copy of this form with next communication to applicant.

Notice of References Cited Application/Control No. 09/591,277 Examiner Wayne Langel Applicati(s)/Patent Under Reexamination KEEFER ET AL. Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	Α	US-5,133,784	07-1992	Boudet et al.	95/100
	В	US-4,758,253	07-1988	Davidson et al.	95/97
	С	US-6,514,319	02-2003	Keefer et al.	95/101
-	D	US-5,441,559	08-1995	Petit et al.	96/125
	E	US-6,406,523	06-2002	Connor et al.	96/125
	F	US-			
	G	US-			
	Н	US-			
	ı	US-			
	J	US-			
	К	US-			
	L	US-			
	М	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
	0					
	Р					
	Q					
	R					
	s					
	Т					

NON-PATENT DOCUMENTS

HON-I ATENT DOCUMENTO		
*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
	U	
	٧	
	w	
	х	

*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.



AN EQUAL OPPORTUNITY EMPLOYER

OFFICIAL BUSINESS

AL EXANDRIA, VA 22313-1450 IF UNDELIVERABLE RETURN IN TEN DAYS

FOR BETTER ADDRESS
Sender remove label, correct
address error, and remail.

RETURNED TO SENDER

Organization__**IC|700** Bldg./Ro**REMSER** U.S. DEPARTMENT OF COMMERCE

COMMISSIONER FOR PATENTS

P.O. BOX 1450